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U.S. APPLICATION NO.		FIRST NAMED APPLICANT	ATTY, DOCKET NO.
09/763086		DIRKS T	3457-66PUS
HOMAS C PONTANI			NTERNATIONAL APPLICATION NO.
51 FIFTH AVENUE SUITE 12	10		PCT/DE99/02599
EW YORK, NY 10176		I.A. FI	LING DATE PRIORITY DATE
		L	AUG 99
		DATE MAILED	
NOTIFICATION OF	MISSING REQUIRE	MENTS UNDER 35 U.S.C. 37	A CHIPTY / III
Translation of Article 19 amendment (s) Translation of Annexes to to Preliminary amendment(s) Translation of Declaration of Substitute specification file Translation of James and Translation of Article 19 amendment Translation of Annexes to to Translation Disclosure Statement Occupant Assignment document. Power of Attorney and/or Community Substitute specification file Verified Statement Claiming Priority Document.	TES DESIGNATED/E submitted by the applica see (37 CFR 1.494), (37 CFR 1.495): pplication in: guage. ponal application into Engintors(s) for DO/EO/US ments. ry Examination Report in the International Prelimin filed tement(s) filed tement(s) filed tement(s) filed tements. Change of Address. d g Small Entity Status.	ELECTED OFFICE (DO/EO/Not or the IB to the United States and Its Annexes, if a mary Examination Report into E and and	US) s Patent and Trademark Office ny. inglish.
	earch Report 🗷 and cop	ies of the references cited there	in.
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The following items MUST be	furnished within the peri	iod set forth below in order to c	omplete the requirements for
eptance under 35 U.S.C. 371:			
		a processing fee will be requir	ed if submitted later than the
appropriate 20 or 30 months		the reasons indicated on the	e attached Notice of Defection
Translation.	mation is uciective for	the reasons muteated on the	, attached Proffee Of Defectiv
_		e application and/or the Annexe	s later than the appropriate 20
c. Oath or declaration of the the International application	e inventors, in compliand number and internation	ce with 37 CFR 1.497(a) and (bal filing date.	
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(37 CFR 1.492(e)).		ater than the appropriate 20 or 3 entity \square small entity, including	-
Additional claim fees of \$	as a L large	entity L. small entity, including hal claim fees or cancel the addi	; any required multiple depends
See attached PTO-875.	must submit the adultion	iai cianni rees oi caneer ine auui	tional cianies for which ices are
OF THE ITEMS SET FOR:	OTICE OR BY \square 21 O	ABOVE MUST BE SUBMIT R ☑ 31 MONTHS FROM TE LURE TO PROPERLY RESP	HE PRIORITY DATE FOR
	extended by filing a petit	ion and fee for extension of tim	ne under the provisions of 37
processing fee will be required. The Article 19 amendments a	d if submitted later than re cancelled since a tran	that the time period set above of 30 months from the priority datastation was not provided by the	te.
d)) or 30 (37 CFR 1.495(d)) multicant is reminded that any com-	munication to the United	States Patent and Trademark (Office must be mailed to the
•		on no. shown above. (37 CFR 1	
A copy of this notice losed:	-	turned with this res	ponse.
PCT/DO/EO/917	Notice of Defecti	ive Translation	istine S. Washington
PTO-875			
RM PCT/DO/EO/905 (December	:r 1997)	Telepho	ne: 703-305-3752



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FIRST NAMED APPLICANT U.S. APPLICATION DIRKS 09/763086 THOMAS C PONTANI PCT/DE99/02599 551 FIFTH AVENUE SUITE 1210 NEW YORK, NY 10176 PRIORITY DATE I.A. FILING DATE 19 AUG 99 27 MAR 2001 DATE MAILED: NOTIFICATION OF A DEFECTIVE OATH OR DECLARATIO This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action. A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it: 1. X is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. 2. \(\subseteq \text{does not identify the specification to which it is directed.} \) 3. does not identify the inventor(s). 4. does not identify the citizenship of each inventor. 5. Lidoes not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought. FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION. Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it: 1. does not identify the city and state or city and foreign country of residence or each inventor. 2. does not state that the person making the oath or declaration: a. Li has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration. b. Lacknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56. 3. Lidoes not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing. 4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).

Christine S. Washington

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FORM PCT/DO/EO/917 (September 1996)